Jaguar Driving School, Inc. 20-17 College Point Boulevard College Point, New York 11356

SEP 1 3 2012 CHAMPLAS OF VILLEMAIL FAULEY U SOUL

Honorable William H. Pauley III at 500 Pearl Street, Room 2210 New York New York 10007

BY FAX: 212-805-6390

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Re: Jaguar Cars Limited v. Jaguar Driving Inc. (12 CV 5603 (WHP)

Dear Honorable William H. Pauley III:

After being in receipt of your Motion and request for a pre-motion conference on scheduled on September 14, 2012 room 2210 court room 11 D at 11:00 am before you the Honorable William H. Pauley III. Our office has determined that we are not qualified to appear and defend this Premotion conference as pro-se. We are asking your office to agree to adjourn this conference to allow our company to seek legal representation.

We have also contacted the plaintiff, Frankfurt Kurnit Klein & Selz PC who has agreed to the adjournment with your Clerk seek the same request. Please fax your or mail or phone the adjournment date to us at the above mentioned address or fax number 718-353-3722.

Respectively submitted,

Jaguar Driving School Inc.

OUR # 718-701-0910

Cc: Frankfurt Kurnit Klein & Selz PC

SO ORDER

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WILLIAM H. LAULLE L. U.L.

rescheduled to adober a